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UNITED STATES
BANKRUPTCY COURT
PATRICIA GRAY, CLERK

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

Case No. BK-NIn re Chapter 11

WASHINGTON GROUP
INTERNATIONAL, INC. et al.,

ORDER REGARDING STIPULATED RAYTHEON ISSUES

Debtors.

Hearing Date: May 14, 2001 Hearing Time: 1:00 p.m.

This matter having come before the Court pursuant to the stipulation of the parties, and good cause having been shown, it is hereby ORDERED as follows:

- 1. Definitions:
- (a) "Sithe Project Contract" means the E&C Contracts by and between a Debtor and an owner or higher tier contractor as to which Raytheon Company

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("Raytheon") or Raytheon Engineers & Constructors
International, Inc., ("RECI") has furnished a
Support Agreement, relating to the projects commonly referred to as the "Sithe Mystic" and "Sithe
ForeRiver" projects.

- (b) "Designated Receivable" means the "Existing Receivables," as that term is defined in that certain Receivables Termination Agreement dated July 7, 2000.
- (c) "E&C Contract" means a contract for the provision of engineering, construction, and/or related services.
- (e) "Indemnified Project" means each of the Jindal,
  Ratchaburi, Posven, and Saltend projects.
- (f) "Open Projects" means the following projects:
   Umatilla; Pine Bluff; San Roque; Hudson Bergen;
   Tallahassee; AES Warrior Run; DTE Sparrow Point;
   and Ampco.
- (g) "Proceeds" means any payment received by a Debtor or an affiliate thereof from an owner or higher tier contractor in respect of a Sithe Project

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Contract, an Indemnified Project or a Designated Receivable.

- (h) "Support Agreement" means, in connection with any E&C Contract to which any Debtor is a party, a guaranty furnished by Raytheon or RECI or any affiliate thereof, or a reimbursement or indemnification or other similar agreement furnished by Raytheon or RECI or any affiliate thereof, in favor of the issuer of a letter of credit or a party that has furnished a performance, completion, or payment bond.
- 2. Until further order of this Court, the Debtors shall promptly turn over to Raytheon and RECI all Proceeds paid directly by a project owner in respect of each Sithe Project Contract; PROVIDED THAT the Debtors may continue to be paid and retain payments made to them by higher tier contractors for work performed by a Debtor or one of their non-Debtor affiliates including pursuant to the Agreement for Consulting and Professional Services between Raytheon Company and Washington Group International, Inc., (the "Services Agreement") and, PROVIDED THAT nothing herein shall be deemed to constitute any extension, modification, assumption or rejection of that agreement.
- 3. Until further order from this Court, in accordance with and as provided by the terms of the Project Completion

Agreement (as defined in that certain Stock Purchase Agreement dated as of April 14, 2000) for each Indemnified Project, if the Debtors receive any payments from the project owners of the Indemnified Projects, the Debtors shall promptly turn over all such funds (if any); PROVIDED THAT Raytheon and RECI continue to make all payments to the Debtors pursuant to the Project Completion Agreements for each Indemnified Project. Nothing herein shall be deemed to constitute a modification, extension, assumption or rejection of any of the Project Completion Agreements or any other related agreement.

- 4. Until further order of this Court, the Debtors shall account for and turn over to Raytheon and RECI all Proceeds with respect to Designated Receivables in accordance with the terms of the Receivables Termination Agreement dated as of July 7, 2000, or such other terms or practices as Raytheon and the Debtor may agree, and Raytheon, RECI and their affiliates shall perform all of their obligations thereunder; PROVIDED THAT nothing herein shall be deemed to constitute any extension, modification, assumption or rejection of that agreement or any related agreement.
- 5. Notwithstanding anything to the contrary herein, all other legal and equitable rights and remedies of any party (if any), Proceeds of Indemnified Projects, Proceeds of Designated Receivables with respect to any E&C Contract for which

Raytheon or RECI has furnished a Support Agreement (if any), and all legal and equitable interests in any other property (if any), including liens and security interests (if any), of Raytheon Company, RECI, any Debtor, or non-Debtor affiliate of a Debtor, the Pre-Petition Lenders, the Post-Petition Lenders or any other creditor of a Debtor, or of any other entity, shall be unaffected as a result of the entry of this Order. Further, nothing in this Order shall prejudice any rights, claims or interests or constitute a defense to any claim that any party may have against Raytheon Company, RECI, any Debtor, or non-Debtor affiliate of a Debtor, the Pre-Petition Lenders, the Post-Petition Lenders or any other creditor of a Debtor, or of any other entity, with respect to the proceeds of any letters of credit drawn in connection with any project.

- 6. The Hague is not a Debtor and, as such, cash of the Hague, and amounts received by or payable to the Hague in respect of its E&C Contract obligations, shall remain with the Hague and shall not be distributed to the Debtors, absent further order from this Court. Any amount paid by a project owner to a Debtor in respect of the BASF Antwerp, BASF Ludwigshaven, Norsk Hydro, Statoil or Slovnaft (if any) jobs will be turned over to the Hague.
- 7. If the Debtors receive any payments from the project owners on the jobs known as "Red Oak" or "Ilijan," the

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Debtors shall hold such funds in escrow pending further order of this Court. The Debtors shall provide five (5) days prior written notice to Raytheon prior to walking off either of such jobs.

- 8. The Debtors shall continue to work on all Open Projects as provided in the applicable E&C Contract and shall pay in full all amounts due and payable to subcontractors, materialmen, vendors and employees with respect to any Open Project in the ordinary course of business as provided in the applicable E&C Contract, and shall not cease to do so without providing five (5) days prior written notice to Raytheon, with copies to Bingham Dana LLP, attention John R. Utzschneider, Esq.; provided, however, that nothing herein shall be an assumption or rejection of the contracts relating to any such Open Project, and all rights are reserved with respect thereto.
- 9. The Debtors shall provide Raytheon and RECI, with copies to Bingham Dana LLP, attention John R. Utzschneider, Esq., with any reports produced for third parties regarding any project for which Raytheon or RECI is a guarantor. Further, the Debtors will respond to any reasonable request for other information related to Raytheon or RECI guaranteed projects and will take reasonable steps to comply with such request in a reasonable amount of time in order to enable Raytheon to monitor the performance and payments relating to such contracts, and ready itself

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for performance of any guarantee or related obligation. If the parties cannot reach agreement with respect to any additional information requests, the Court shall resolve such disputes. The parties agree to endeavor to develop more specific procedures to deal with such information requests and upon agreeing to such measures will include them in the stipulation to be provided to the Court at the final hearing regarding the DIP lending facility.

All information provided by the Debtors to Raytheon and/or RECI pursuant to this stipulation shall be deemed strictly confidential and will not, without the express written consent of WGI (or as ordered by a court of competent jurisdiction), be provided to any other party other than Raytheon and RECI and their legal and financial advisors, PROVIDED THAT they have acknowledged in writing that they are bound this Order. Notwithstanding, the foregoing after service by WGI of a notice pursuant to paragraph 7 or 8 hereof, information concerning such project may be disclosed by Raytheon, subject to any controls the project owners shall place thereon, to potential bidders for purposes of restaffing or rebidding such project. The parties also agree that in addition to the confidentiality provisions of this stipulation, they will make good faith efforts to enter into a separate confidentiality agreement regarding the information provided pursuant to this Order and otherwise.

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11. Any of Raytheon, RECI, or the Debtors, on five (5) days notice to counsel for one another as well as to the United States Trustee and counsel for the Official Committee of Unsecured Creditors, the post-petition lenders, the pre-petition lenders and any affected E&C Contract project owner, may be heard in this Court with respect to disputes arising out of any issue that is the subject of this Order.

12. No Proceeds received by Raytheon or RECI while this Order is in effect shall be subject to disgorgement or any claims by the Debtor or any party in interest, including the Debtors' DIP Lenders under the DIP lending facility, or the Debtors' pre-petition secured lenders as defined in the DIP Facility Order and Adequate Protection Order.

and owing pursuant to section 8.17 of the Stock Purchase Agreement for administrative services actually provided by Raytheon to the Debtors after the Petition Date as an administrative claim in the ordinary course of business; PROVIDED THAT nothing contained herein shall be deemed to be an assumption or rejection of the Stock Purchase Agreement.

Dated: Reno, Nevada

May  $/\sqrt{5}$ , 2001

Mon. Gregg W Zive

UNITED STATES BANKRUPTCY JUDGE